

CHAPTER 104.

MUSCATINE ISLAND.

AN ACT to repeal Chapter 68 of the Laws of the Seventh General Assembly.

Repealing act. SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That an Act entitled an Act to provide for levying a tax on certain lands to complete and keep in repair a levee on Muscatine Island, and for the election of a Levee Commissioner, to superintend the same, and all Acts amendatory thereto be, and the same are, hereby repealed.

Take effect. SEC. 2. This Act shall take effect as to the office of Commissioner, from and after its publication; and as to the levy of taxes from the time when the Boards of Supervisors of the counties of Muscatine and Louisa declare that sufficient money has been levied and collected to pay the outstanding debts.

Approved April 5th, 1862.

CHAPTER 105.

SENATORIAL DISTRICTS.

AN ACT to apportion the State into Senatorial Districts.

Ratio—17,200 inhabitants. SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That the ratio for the apportionment of the State into Senatorial Districts shall be one Senator for each seventeen thousand two hundred inhabitants or fraction thereof exceeding one-half in each Senatorial District.

1st district. SEC. 2. The County of Lee shall constitute the first district and shall have two Senators.

2d district. SEC. 3. The County of Van Buren shall constitute the second district and shall have one Senator.

3d district. SEC. 4. The County of Davis shall constitute the third District and shall have one Senator.

4th district. SEC. 5. The County of Appanoose shall constitute the fourth district and shall have one Senator.

5th district. SEC. 6. The Counties of Wayne, Lucas and Clark

shall constitute the fifth district and shall have one Senator, and the votes for Senator in said district shall be canvassed at the County Seat of Lucas County.

SEC. 7. The County of Decatur shall constitute the 6th district sixth district and shall have one Senator.

SEC. 8. The Counties of Ringgold, Taylor, Page, 7th district Union, Adams and Montgomery, shall constitute the seventh district and shall have one Senator, and the votes for Senator in the seventh district shall be canvassed at the County Seat of Taylor County.

SEC. 9. The Counties of Fremont, Mills, Cass and 8th district Pottawattamie shall constitute the eighth district and have one Senator, and the votes for Senator in the eighth district shall be canvassed at the County Seat of Mills County.

SEC. 10. The County of Des Moines shall constitute 9th district the ninth district and shall have one Senator.

SEC. 11. The County of Henry shall constitute the 10th district tenth district and have one Senator.

SEC. 12. The County of Jefferson shall constitute 11th district the eleventh district and have one Senator.

SEC. 13. The County of Wapello shall constitute the 12th district twelfth district and have one Senator.

SEC. 14. The County of Monroe shall constitute the 13th district thirteenth district and have one Senator.

SEC. 15. The County of Louisa shall constitute the 14th district fourteenth district and shall have one Senator.

SEC. 16. The County of Muscatine shall constitute 15th district the fifteenth district and shall have one Senator.

SEC. 17. The County of Washington shall constitute 16th district the sixteenth district and have one Senator.

SEC. 18. The County of Keokuk shall constitute the 17th district seventeenth district and shall have one Senator.

SEC. 19. The County of Mahaska shall constitute the 18th district eighteenth district and have one Senator.

SEC. 20. The County of Marion shall constitute the 19th district nineteenth district and shall have one Senator.

SEC. 21. The County of Warren shall constitute the 20th district twentieth district and shall have one Senator.

SEC. 22. The Counties of Madison, Dallas, Guthrie, 21st district and Adair, shall constitute the twenty-first district and shall have one Senator, and the votes for Senator in this district shall be canvassed at the County Seat of Madison County.

SEC. 23. The County of Scott shall constitute the 22d district twenty-second district and shall have two Senators.

SEC. 24. The County of Clinton shall constitute the 23d district twenty-third district and have one Senator.

- 24th district. SEC. 25. The County of Cedar shall constitute the twenty-fourth district and have one Senator.
- 25th district. SEC. 26. The County of Johnson shall constitute the twenty-fifth district and shall have one Senator.
- 26th district. SEC. 27. The Counties of Iowa and Poweshiek shall constitute the twenty-sixth district and have one Senator, and the votes for Senator in said district shall be canvassed at the county seat of Iowa county.
- 27th district. SEC. 28. The County of Jasper shall constitute the twenty-seventh district and shall have one Senator.
- 28th district. SEC. 29. The County of Polk shall constitute the twenty-eighth district and shall have one Senator.
- 29th district. SEC. 30. The County of Jackson shall constitute the twenty-ninth district and have one Senator.
- 30th district. SEC. 31. The County of Jones shall constitute the thirtieth district and have one Senator.
- 31st district. SEC. 32. The County of Linn shall constitute the thirty-first district and have one Senator.
- 32d district. SEC. 33. The Counties of Benton and Tama shall constitute the thirty-second district and have one Senator, and the votes for Senator in this district shall be canvassed at the County Seat of Benton County.
- 33d district. SEC. 34. The Counties of Marshall, Story, Boone, Hamilton and Greene, shall constitute the thirty-third district and have one Senator, and the votes cast for Senator in said district shall be canvassed at the County Seat of Story County.
- 34th district. SEC. 35. Dubuque County shall constitute the thirty-fourth district and shall have two Senators.
- 35th district. SEC. 36. The County of Delaware shall constitute the thirty-fifth district and have one Senator.
- 36th district. SEC. 37. The Counties of Buchanan and Bremer shall constitute the thirty-sixth district and have one Senator, and the votes for Senator in said district shall be canvassed at the County Seat of Buchanan County.
- 37th district. SEC. 38. The County of Clayton shall constitute the thirty-seventh district and shall have one Senator.
- 38th district. SEC. 39. The County of Fayette shall constitute the thirty-eighth district and have one Senator.
- 39th district. SEC. 40. The Counties of Hardin, Grundy, Blackhawk, Butler and Franklin, shall constitute the thirty-ninth district and shall have one Senator. The votes for Senator in this district shall be canvassed at the County Seat of Butler County.
- 40th district. SEC. 41. The County of Alamakee shall constitute the fortieth district and shall have one Senator.
- 41st district. SEC. 42. The County of Winneshiek shall constitute the forty-first district and shall have one Senator.

SEC. 43. The Counties of Howard, Mitchell, Worth, ^{42d} district, Cerro Gordo, Floyd and Chickasaw, shall constitute the forty-second district and shall have one Senator. The votes for Senator in the forty-second district shall be canvassed at the County Seat of Floyd County.

SEC. 44. The Counties of Harrison, Shelby, Audu. ^{43d} district, bon, Monona, Crawford, Carroll, Woodbury, Ida, Sac, Calhoun, Webster, Plymouth, Cherokee, Buena Vista, Winnebago, Hancock, Wright, Pocahontas, Humboldt, Sioux, O'Brien, Clay, Palo Alto, Kossuth, Emmett, Dickinson, Osceola and Buncombe shall constitute the forty-third district, and shall have one Senator. The votes for Senator in the forty-third district shall be canvassed at the County Seat of Sac County.

SEC. 45. No district herein formed shall be represented in the next General Assembly by a greater number of Senators than herein provided.

SEC. 46. All Acts and parts of Acts inconsistent with this Act are hereby repealed.

Approved March 5th, 1862.

CHAPTER 106.

NOTARIAL ACTS OF WM. L. WOOD LEGALIZED.

AN ACT to legalize the acts of Wm. L. Wood, a Notary Public in and for Lee County.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That all official Acts done and performed by Wm. L. Wood, as Notary Public under appointment by the Governor of this State, in and for Lee county, be and the same are hereby declared as legal and binding in law and equity as if the said Wm. L. Wood had caused his commission to be filed and recorded, and had given bond as required by law, before performing any such official acts.

This Bill having remained with the Governor three days (Sunday excepted,) the General Assembly being in session, has become a law this 7th day of April 1862.

ELIJAH SELLS, Secretary of State.